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9 Attorney for Defendant,
10 NEW ALBERTSONS, INC.,
11 a Delaware corporation

12 **UNITED STATES DISTRICT COURT**
13 **DISTRICT OF NEVADA**

14 AMITY STAFFORD and MICHAEL
15 STAFFORD,

16 Plaintiffs,

17 v.

18 NEW ALBERTSONS, INC., a
19 Delaware Corporation dba
20 ALBERTSONS; ALBERTSONS Store
21 #6012; DOES I through X, inclusive,
22 and ROE CORPORATIONS I through
23 X inclusive,

24 Defendants.

25 CASE NO.: 2:11-cv-00437-PMP -RJJ

26 **STIPULATION AND ORDER**
27 **FOR DISMISSAL WITH PREJUDICE, LEAVING NO REMAINING**
28 **PARTIES**

29 IT IS HEREBY STIPULATED AND AGREED TO by the undersigned that
30 the above entitled matter be dismissed with prejudice, leaving no remaining

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1 parties, each party bear their respective fees and costs incurred.
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3 DATED this 17 day of May, 2012.

4 MORAN LAW FIRM, LLC

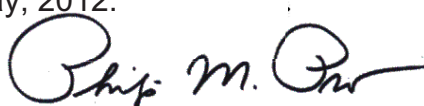
5 REMMEL LAW FIRM

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7 LEW BRANDON, JR., ESQ.
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12 JONATHAN T. REMMEL, ESQ.
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15 Attorney for Plaintiffs,
AMITY STAFFORD and
MICHAEL STAFFORD

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18 IT IS ORDERED that the above entitled matter be dismissed with prejudice,
leaving no remaining parties, each party bear their respective fees and costs incurred.

19 DATED this 17th day of May, 2012.

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22 PHILIP M. PRO, U.S. DISTRICT JUDGE

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24 Respectfully Submitted:

25 MORAN LAW FIRM, LLC

26
27 LEW BRANDON, JR., ESQ.
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